

Whereas, there has been a concerted effort on the part of Public Officials of Weakley County, to collect all delinquent taxes on Real Estate in Weakley County, Tennessee, and

Whereas it has been called to the attention of this Court by those persons connected with the Collection of Delinquent Taxes that a large number of pieces of property have been double assessed in the past and other tracts divided without this division being entered on the tax assessors books and many other errors that can be eliminated in order to get the property assessed to its rightful owner and thereby eliminate a large amount of worry and trouble for those collecting taxes and also those that have to make trips to Dresden in order to correct errors in assessment, and,

Whereas it appears that the County in certain instances has lost taxes and stand to lose more unless these errors are corrected; That one of the ways to correct a large number of these errors is to require every person to carry his or her deed to the County Tax assessor before it is accepted for recording by the County Register, in this way a complete list of all transfers in the County can be changed on the tax assessors books and the real owner can be kept up with.

NOW THEREFORE BE IT RESOLVED BY THE WEAKLEY COUNTY Quarterly ~~County~~ Court at its regular session, April, 5th, 1954, that the County Register be instructed that from and after the passage of this resolution that he not ^{to} accept for recording any deed transferring title to real estate until same has been presented to the County Tax Assessor and has ^{been} stamped on the face thereof, showing that same has been presented to said County Tax Assessor, and that he has all necessary information for a correct assessment of said property and in the event a deed is brought to the Register's office for recording without this stamp that he require the holder of said deed to first go to the Tax assessors office before he accepts said deed for recording and in the event the Register is presented a deed for recording at a time when the Tax assessor is not in his office that he hold said deed with a written memorandum

attached thereto giving the information that is necessary for a correct transfer of said property.

Be it further resolved that the County Tax Assessor and the County Register, work out all details in order to make this resolution work.

That said resolution be effective from and after its passage.